

IN THE UNITED STATES DISTRICT COURT

6/29/05

FOR THE WESTERN DISTRICT OF PENNSYLVANIA

HENRY TERRY ROLLIE  
Petitioner

C.A. NO. 05-132 ERIE

v.

Superintendent Raymond

United States Magistrate Judge

COLLEMAN Respondents

SUSAN PARADISE BAXTER

Appeal To District Judge pursuant to local Rule 72a.3.B.

Petitioner respectfully objects to the recent order of the Honorable Susan Paradise Baxter United States Magistrate Judges denial of petitioner motion to request Attorney.

Petitioner, contends that his request for an Attorney to Assist him with his pending petition for writ of habeas corpus was filed in good faith, not under the assumption that he has a federal right to habeas corpus counsel.

This timely objection is filed in good faith, and request this Honorable court to reconsider its current order and in the interest of justice under § 3006, A (1) (2) ~~which is not a~~ ~~proper~~ ~~to~~

could you appoint habeas corpus Attorney to assist petitioner where he is unable to afford a private Attorney and is unable to protect an adequate habeas corpus petition, to substantiate his allegation of being unlawfully held in custody and of facts within his entire trial transcripts, which petitioner was never furnished a copy by any counsel at his state appellate proceedings.

Absent these documents is a hinderance from establishing petitioners Federal violations, with the assistance of counsel this may relieve the burden of Petitioner presenting his federal issues not a dequate memorandum of law. Adding more substance to his current pending habeas corpus petition.

Petitioner, respectfully request this court to honor this objection in the interest of Justice 3006 A (a) (2) and grant habeas corpus Attorney

Respectfully

Henry Rellie

Henry Rellie